



BOOK YOUR CELEBRATION WITH US!

REGISTRATION FORM



WARNER BROS.
WORLD™
ABU DHABI

BIRTHDAY CELEBRATION PACKAGE AED 400 PER CHILD

(MINIMUM 12 REQUIRED)

YOUR CELEBRATION INCLUDES:

- Full access to the park
- 2-hour hosted experience
- Food & Beverage
- Goody Bag
- Theme
- Activity
- Cake
- E-vites

(2) ADULT COMPLIMENTARY PASSES

TIME OF CELEBRATION:

12:00pm - 2:00pm 4:00pm - 6:00pm

Celebrant's full name: saif and mohammad aldarmaki	
Date of party: october 27 2018	
Nationality: emirati	Age range of guests: 4-7
Turning age: 6 and 4	Number of guests: 40
Gender: male	Contact name: sara
Email: sara.ketbi@gmail.com	Contact number: 0507607007
Special dietary requirements:	

DESIGN YOUR CELEBRATION

CHOOSE A THEME:

SCOOGY-DOO™



BATMAN™



JUSTICE LEAGUE™/SUPERMAN™



LOONEY TUNES™



THE FLINTSTONES™



TOM & JERRY™



CHOOSE THREE (3) FOOD ITEMS:

- Chicken Tenders
- Mini Beef Sliders
- Mini Chicken Sliders
- Mini Pizzas
- Fish Tenders
- Finger Sandwiches
- Mac & Cheese Croquettes

- Tomato & Cheese Rice Croquettes
- Corn on the Cob
- Vegetable Samosas
- Vegetable Spring Rolls
- Mozzarella Sticks
- Jalapeno & Cheddar Sticks
- French Fries

- Onion Rings
- Mini-Donuts
- Fruit Skewers
- Cupcakes
- Pretzels
- Popcorn
- Cotton Candy

EACH ADDITIONAL OPTION IS AED10/CHILD

CHOOSE A BEVERAGE:

- Juice
- Water
- Soda

EACH ADDITIONAL OPTION IS AED3/CHILD

CHOOSE A CAKE FLAVOR:

- Vanilla
- Chocolate
- Red Velvet

ENHANCE YOUR CELEBRATION

FOOD & BEVERAGE OPTIONS:

PRICE PER CHILD

<input type="radio"/> Nachos	AED 20	<input type="radio"/> Chocolate Fountain	AED 30
<input type="radio"/> Customized Cupcakes	AED 20	<input type="radio"/> Waffle Station	AED 30
<input type="radio"/> Customized Donuts	AED 20	<input checked="" type="checkbox"/> Crepe Station	AED 30
<input type="radio"/> Customized Cookies	AED 20	<input type="radio"/> Customized 3-D Cake	TBC per Client Request

FAMILY STYLE PLATTERS (SHARING SIZE PORTIONS FOR 10):

- Sliced Fruit Platter: Watermelon, Pineapple, Melon, Grapes, Papaya, Strawberries AED 200
- Mezze Platter: Hummus Tartlet, Wine Leaves, Spinach Fatayer, Cheese Rolls, Kibbeh AED 240
- Western Platter: Wings, Vegetable Spring Rolls, Shrimp Tempura, Mini Pizzas, Mini Burgers AED 360
- Dessert Platter: Mini-Eclairs, Mini-Choux, Chocolate Cakes, Strawberry Cheesecake & Lemon Tarts AED 320

ADDITIONAL BEVERAGE ITEMS AVAILABLE UPON REQUEST

ADDITIONAL OPTIONS:

<input checked="" type="checkbox"/> Character Appearance	AED 1800-2500	<input type="radio"/> Exclusive Bugs & Daffy Show	AED 8500
<input checked="" type="checkbox"/> Face Painting	AED 150/hr	<input type="radio"/> Glitter Tattoo	AED 195/hr
<input checked="" type="checkbox"/> Candy Creator	AED 50-100	<input checked="" type="checkbox"/> Rogues Gallery Games	AED 15/Play
<input type="radio"/> Caricature Artist	AED 250/hr	<input type="radio"/> Photo Packages	AED 400-2000
<input checked="" type="checkbox"/> Super Hero Cape*	AED 50-75	<input type="radio"/> Bugs Bunny Ears*	AED 50
<input type="radio"/> General Admission Ticket	AED 221	<input type="radio"/> The Flash Pass	AED 150

*Based on Availability

Things to note:

Please note that 12 guests are required for all birthday party packages.

Birthday package rates cannot be modified or reduced with the exclusion of any of the included items.

Food & Beverage

No outside food and beverage is allowed to be brought into Warner Bros. World™ Abu Dhabi (Park). Due to health and safety concerns, food and beverages purchased in the Park are not permitted to be removed from the Park.

Client Undertaking

I have read and accept the terms of this Proposal, including the attached Terms and Conditions. In addition, I understand that, as the event organizer, I am responsible ensuring the parents and/or guardians of the other guests understand and accept the terms of participation.

A deposit amount of AED

was paid on the / /

Please complete the form, scan and email it back to Events@yasconcierge.com and one of our hosts will be in touch to confirm your booking. Alternatively, you can hand over the completed form to Guest Services at Warner Bros. World™ Abu Dhabi.

Terms & Conditions:

1. Definitions

1.1. "Agreement" means these Terms and Conditions, the Proposal, and any other Appendices or Schedules referred to in the Proposal, which together form the Agreement.

1.2. "Client" means the company or individual defined in the Proposal attached to these Terms and Conditions.

1.3. "Confidential Information" means any and all confidential and proprietary information furnished or disclosed by Farah to the Client its affiliates, employees, owners, principals, shareholders, directors, managers, officers, financial institutions, accountants, legal representatives, media consultants, agents and/or representatives disclosed or submitted, orally, in writing, electronically or, by any other medium whatsoever.

1.4. "Event" means the Client's event which is the subject of the Proposal attached to these Terms and Conditions.

1.5. "Event Date" means the date on which the Event is to take place, as more particularly defined in the Proposal.

1.6. "Farah" means Farah Experiences LLC.

1.7. "Force Majeure" means all events which are beyond the control of the either party and which are unforeseen or if foreseen are unavoidable and which render impossible the performance of any material obligation or the exercise of any material right under this Agreement by either of the parties and which by the exercise of reasonable diligence the party affected was unable to prevent, including the following:

(a) war, invasion, rebellion, revolution, insurrection or civil war;

(b) act of government in its sovereign capacity;

(c) earthquakes, fire, lightning, storms, floods or any other occurrence caused by the operation of the forces of nature;

(d) strikes, lockouts, boycotts or labour disputes affecting the operation of the business of either party at a national level by labour not employed by the affected party or its subcontractors but excluding any labour dispute which is specific to the party or the performance of this Agreement; and

(e) terrorism, sabotage or arson.

1.8. "Park" means Warner Bros. World, Ferrari World Abu Dhabi, and/or Yas Waterworld Abu Dhabi, as more particularly referred to in the Proposal.

1.9. "Proposal" means the offer letter attached to these Terms and Conditions.

2. Interpretation

In this Agreement, unless the context otherwise requires:

2.1 Words importing the singular only shall also include the plural and vice versa and, where the context requires, words importing persons shall include firms and corporations.

2.2 The clause headings in this Agreement are for the convenience of the Parties only and do not affect its interpretation.

2.3 References to laws, regulations or requirements include references to any modification, extension or re-enactment thereof from time to time.

2.4 Reference to this Agreement shall be construed as a reference to such agreement or document as amended, modified or supplemented and in effect from time to time.

2.5 References to a clause or a schedule are to a Clause or a Schedule of, or attached to this Agreement.

Signature of Parent/ Legal Guardian

3. Ticketing and Pricing

3.1 The ticket prices for the Event have been negotiated and agreed between the parties, and are as stated in the Proposal.

3.2 All tickets purchased are non-refundable and non-transferable, except as stipulated in the Cancellation Policy referred to in clause 5 below.

3.3 All tickets prices are based on a 'per person per day' rate, and are only valid on the Event Date (as defined in the Proposal).

3.4 Any Special Rates (as defined in the Proposal), are offered to the Client by Farah based on the amount of tickets purchased for the Event. Farah has the right to increase the price of each ticket, should the Client seek to reduce the number of tickets originally purchased.

3.5 The terms of the Proposal are only valid for seven (7) days from the date the Proposal is issued by Farah to the Client and then shall expire.

3.6 Tickets cannot be exchanged for any other event being hosted by Farah, and are only valid in the relevant Park.

3.7 The Client must not supply or make the tickets available for purchase via any other medium whatsoever, including (but not limited to), auction sites, such as dubizzle.com, souq.com, or as part of any group discount website, such as Cobone.

4. Payment Terms

Unless otherwise stated in the Proposal:

4.1 Any tickets purchased as part of this Agreement, will not be released to the Client by Farah, until Farah has received full funds for the value of the tickets purchased into its bank account, the details of which will be supplied by Farah to the Client on completing this Agreement.

4.2 Farah will require a fifty percent (50%) advance payment for the entire cost of the Event at the time the Client signs the Proposal, and returns it to Farah.

4.3 The remaining fifty percent (50%) balance of the entire cost of the Event will be paid by the Client to Farah thirty (30) days before the Event Date. Farah reserves the right to refuse admission on the day of the Event, if the Client has not paid the balance due before the Event Date.

4.4 If a booking is made less than thirty (30) days before the Event Date, Farah will require full payment upon signing of the Proposal.

4.5 All tickets and other purchases are subject to VAT. If the Client is registered for VAT under UAE law and has a TRN number the Client must provide to Farah at the time of submitting the signed Agreement:

4.5.1 Its official company name;

4.5.2 Its registered address for VAT purposes; and

4.5.3 Its TRN number

5. Cancellation Policy

5.1 If the Client wishes to cancel the Event it must issue prompt written notice to Farah, and the following cancellation charges will apply:-

a) thirty one days (31) days or more before the Event Date, Farah shall be entitled to withhold ten percent (10%) of the Event fee as a cancellation fee;

b) between fifteen (15) and thirty (30) days before the Event Date, Farah shall be entitled to withhold fifty percent (50%) of the Event fee as a cancellation fee;
c) between seven (7) and fourteen (14) days before the Event Date, Farah shall be entitled to withhold seventy five percent (75%) of the entire Event fee as a cancellation fee; and
d) within seven (7) days of the Event Date, Farah shall be entitled to withhold one hundred percent (100%) of the entire Event Fee as a cancellation
5.2 In exceptional circumstances, Farah may cancel the Event by written notice to the Client. If Farah cancels the Event it will refund any advance payment made by the Client. Farah shall have no further liability to the Client.
A different cancellation policy applies to food and beverage: please see clause 8.

6. Confidentiality

6.1 The parties to this Agreement undertake to the other to keep confidential and not, without the consent of the other party, disclose to any other person (other than their respective directors, employees, agents or professional advisers who need to know the same), and not in any event to make use of for its own purposes, any Confidential Information concerning the business or affairs of the other, or the subject matter of this Agreement which either party may divulge or supply to the other or to which the other is allowed access or which it otherwise obtains (whether before or after the date of this Agreement) and also to use

all reasonable endeavors to procure that their respective employees, agents and professional advisers observe the same obligation of confidentiality. References to "the other" will in each case include their respective Affiliates.

6.2 Nothing in the Agreement prohibits disclosure of information which:

(a) is in the public domain otherwise than as a result of a breach of this Agreement;
(b) is received from a third party provided that it was not acquired directly or indirectly by that third party as a result of a breach of this Agreement; or
(c) is required to be disclosed by Law or any relevant authority.

7. Intellectual Property & Copyright

7.1 Each party to the Agreement shall retain their own intellectual property rights in existence at the time of signing the Proposal and the Client shall not acquire any right of ownership or right of use to the names, signs, emblems, logos, or trademarks of Farah, Warner Bros. World, Ferrari World Abu Dhabi, Yas Waterworld Abu Dhabi, or any other affiliate of Farah, whatever the context may be or the purpose, and in particular for publicity or promotional purposes. This clause shall survive expiry or termination of the Agreement.

7.2 The Client is permitted to take personal pictures and/or record personal videos inside the Park (but no such personal pictures or videos should be shot whilst on a ride or attraction), and such personal pictures and/or videos must not be used for any commercial purpose, or published (alone or in conjunction with any other third party), marketed or made available for sale except with Farah's prior written consent and subject to such conditions as Farah may prescribe.

8. Food and Beverage Terms and Conditions

8.1 If the Proposal for the Event includes specific reference to food and beverage items, the following terms and conditions will apply:-
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(a) Any menu change requests made by the Client, and received after execution of the Proposal are subject to a price adjustment;
(b) Any menu change requests made by the Client must be communicated and agreed by both Parties in writing, at least seven (7) days in advance of the Event, and is subject to availability;
(c) Farah's quoted menu prices are guaranteed up to the Event Date as per the detail appearing in the Proposal;
(d) Farah will provide the meal options for the Client headcount as agreed between the Client and Farah, and as set out in the Proposal. Any increase to this number that has not been communicated in writing to Farah by the Client a minimum of fourteen (14) days prior to the Event
Date cannot be guaranteed by Farah, but Farah will endeavor to accommodate such
(e) A separate charge will be made for any additional meals requested above the agreed number of Client headcount as detailed in the Proposal;
(f) In addition, the Client may directly purchase any meals/snacks of their choice in the available restaurants and outlets at a Park, over and above the meal costs set out in the Proposal;
(g) Notwithstanding clause 5, Farah will charge the Client for the meal options set out in the Proposal as per the agreed Client headcount, and any reduction in the Client headcount that has not been communicated to Farah at least thirty (30) days prior to the Event Date will remain chargeable; and request;as

(h) The Client must notify Farah of any guests with food allergies. These guests will be required to sign a disclaimer form

8.2 In exceptional circumstances, Farah may be required to change a menu option. In such circumstances Farah will offer an equivalent menu option, or if it cannot, it will refund any advance payment made for food and beverages. Farah shall have no further liability to the Client.

8.3 Where the Client is bringing outside food and/or beverages into the Park for the Event, the Client must accept and sign a disclaimer form (available upon request)

1. Damage/Liability

1.1 Farah's staff and employees will endeavor to take the utmost care of a guest's personal belongings, but Farah bears no responsibility for any loss / damage to a guest's personal belongings, and any personal belongings are brought into the Park is at the guest's own risk.

1.2 The Client is solely responsible for any damage, or fault to any equipment, machinery or apparatus at the Park caused by its guest's actions or negligent behavior.

1.3 Farah shall not be liable to the Client for any ride downtime, which may occur on the Event Date, where the Park is forced to close a ride due to health and safety concerns.

1.4 The Client acknowledges that it has a responsibility for the continued care and well-being of its guests at the Event, notwithstanding that the Event will also be supervised by a representative of Farah.

1.5 In event of misconduct, emergency, accident or illness of any party participating in the Event, the Client recognizes that it may be necessary for Farah to take emergency action. In the event it is not reasonably possible for Farah to obtain prior consent from the Client, the Client authorizes Farah to take whatever steps deemed necessary or appropriate, including but not limited to obtaining of medical or emergency treatment of children in the group at the Client's cost and liability.

1.6 The Client warrants and represents it has obtained the consent of the parents or guardians of the guests at the Event necessary for it to enter into this Agreement

1.7 Each and every guest in the Park is required to abide by the general terms and conditions of the Park, a copy of which is on display at the Park and on the Park website.

1.8 Neither Party shall be liable for any failure to fulfill its obligations contained in this Agreement, if such failure is due to the result of an instance or act of Force Majeure.

1.9 Certain shows, attractions, presentations, boutiques, restaurants, and associated facilities, may be closed, modified, delayed, or suspended, without prior notice and without indemnity to the Client.

2. Warranties

2.1 The Client warrants that it will comply with the terms and conditions of this Agreement.

2.2 Each party warrants and represents to the other with respect to itself that it has the full right, power and authority to execute, deliver and perform this Agreement.

3. Indemnity

The Client hereby agrees to indemnify Farah, its licensors, affiliates, directors, officers, employees, agents and consultants from any and all loss, damage, claims, expenses, or direct liability, (including legal or other professional fees) incurred in connection with, or which may arise out of: (a) any breach of this Agreement by the Client; and (b) any non-compliance by the Client with any applicable laws; and (c) the Client's child and/or guests participating in the Event.

4. Severance

Any provision of the Agreement which is declared void or unenforceable by any competent authority or court, will to the extent of such invalidity or unenforceability be deemed severable and will not affect the other provisions of the Agreement which will continue unaffected and remain in full force and effect.

5. Entire Agreement

This Agreement sets out the entire agreement between the Parties, and supersedes any previous agreement between them in relation to the subject matter of this Agreement.

6. Governing Law

This Agreement shall be governed by the Laws of the United Arab Emirates as applicable in the Emirate of Abu Dhabi, and both Parties submit to the exclusive jurisdiction of the Abu Dhabi Courts